1	STIP LESLIE MARK STOVALL, ESQ.				
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5	Las Vegas, NV 89107				
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7	Attorney for Plaintiff				
8	UNITED STATES DISTRICT COURT				
9	UNITED STATES DISTRICT COURT				
10	DISTRICT OF NEVADA				
11	KATHRYN MAYORGA, an individual)				
12) 2:19-cv-00168-JAD-DJA				
13 14	Plaintiff,) vs.)				
15	CRISTIANO RONALDO, individually,) ECF No. 178				
16	Does I-XX and Roe Corporations I-XX;) Defendants.				
17	Defendants.				
18	STIPULATION TO EXTEND THE TIME FOR PLAINTIFF AND DEFENDANT'S				
19	RESPONSES TO THE NOTICE REGARDING REAL PARTY IN INTEREST'S, LAS				
20	VEGAS METROPOLITAN POLICE DEPARTMENT, CRIMINAL INVESTIGATIVE FILE [ECF 172] AND THE NEW YORK TIMES COMPANY'S MOTION TO				
21	<u>INTERVENE [ECF 176]</u>				
22	(First Request)				
23	IT IS HEREBY STIPULATED AND AGREED BY AND BETWEEN Plaintiff				
24	KATHERINE MAYORGA by and through her attorney LESLIE MARK STOVALL, ESQ.				
25	defendant, CRISTIANO RONALDO, by and through his attorney PETER S. CHRISTIANSEN,				
26	ESQ., and REAL PARTY IN INTEREST, LAS VEGAS METROPOLITAN POLICE				
27 28	DEPARTMENT by and through its attorneys NICK D. CROSBY, ESQ., and JACKIE V.				
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1	NICHOLS; that the time for Plaintiff and Defendant's responses to the Notice Regarding Real			
2	Party In Interest's Las Vegas Metropolitan Police Department, criminal investigative file [ECF			
3	172] currently due on January 11, 2022 be extended to January 18, 2022; and further that			
5	responses to The New York Times Company's Motion to Intervene [ECF 175], currently due on			
6	January 12, 2022, be extended to January 19, 2022.			
7	Plaintiff's counsel requested a one-	-week extension of time for Plaintiff to file the		
8	foregoing responses. Defendant did not object and requested a reciprocal extension of time.			
9				
10	Plaintiff's counsel was unable to complete drafting the subject responses on or before January			
11	11, 2022, and January 12, 2022, respective	ely, for the following reasons:		
12	Plaintiff's counsel and his family were tested positive and suffered Covid-			
13	19 virus over the holidays which prevent plaintiff from reviewing and completing plaintiff's response to the notice regarding real party in			
14	interest's, Las Vegas Metropolitan Police Department, criminal investigative file [ECF 172].			
15				
16	Defendant's Counsel has also had to dedicate substantial time to preparation			
17	for trial in other cases and has experienced staffing shortages associated with the			
18	recent uptick in COVID-19 cases. Acc	ordingly, Defense Counsel likewise asserts		
19	good cause for a one-week extension of the response deadlines exists.			
20	Dated this 11 th January, 2022	Dated this 11 th January, 2022		
21	STOVALL AND ASSOCIATES	CHRISTIANSEN TRIAL LAWYERS		
22	/s/ Leslie Mark Stovall	/s/ Kendelee Leascher Works		
23	LESLIE MARK STOVALL, ESQ.	PETER S. CHRISTIANSEN, ESQ.		
24	Stovall & Associates 2301 Palomino Lane	KENDELEE LEASCHER WORKS, ESQ. Christiansen Trial Lawyers		
25	Las Vegas, NV 89107	710 South 7th Street, Suite B		
26	(702) 258 3034 Fax: (702) 258 0093	Las Vegas, NV 89101 (702) 240-7979		
27	Email: <u>les@lesstovall.com</u>			
28				

1 2	Dated this 11 th January, 2022 MARQUIS AURBACH COFFING
3	/s/ Jackie V. Nichols
4	NICK D. CROSBY, ESQ.
5	Nevada Bar No. 8996 JACKIE V. NICHOLS, ESQ.
6	Nevada Bar No. 14246 10001 Park Run Drive
7	Las Vegas, Nevada 89145 Telephone: (702) 382-0711
8	ncrosby@maclaw.com
9	
10	
2	<u>ORDER</u>
3	IT IS HEREBY ORDERED that Plaintiff and Defendant's responses to the notice regarding
4	
5	real party in interest's, Las Vegas Metropolitan Police Department, criminal investigative file
6	[ECF 172] currently due on January 11, 2022, be extended to January 18, 2022; and further that
7	the parties' responses to The New York Times Company's Motion to Intervene [ECF 175],
8	currently due on January 12, 2022, be extended to January 19, 2022.
9	
20	DATED this 12th day of January, 2022
21	2084
22	UNITED STATES DISTRICT JUDGE
23	
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